

HOME (JAIL) DEPARTMENT

The 23rd May, 1973

No. 4816-5JJ-73/21240.—The Governor of Haryana is pleased to appoint the following persons, as non-official visitors of District Jail, Gurgaon, for a period of two years from the date of issue of this notification :—

- (i) Shrimati Kamla Bhargaw, wife of Shri Harihar Lal. Bhargawa, Gurgaon.
- (ii) Major Dharam Dutt Yadav, Chief Warden, Gurgaon.
- (iii) Shri Manohar Singh Ajad, Ex-Member Vidhan Sabha, Gurgaon.

No. 4816-5JJ-73/22322.—The Governor of Haryana is pleased to appoint the following persons, as non-official visitors of Central Jail, Ambala, for a period of two years from the date of issue of this notification :—

- (1) Shrimati Tara Rani Mittal, 125 Eorrence Road, Ambala Cantt.
- (2) Shri Tikka Jagjit Singh, M. L. A., Ramgarh.
- (3) Col. Sujan Singh, Ex-Army Officer, Ambala Cantt.
- (4) Shri Hans Raj Suri, M. L. A., Ambala Cantt.
- (5) Dr. Krishan Kumar, Dev Samaj College Road, Ambala City.
- (6) Dr. M. D. Chaudry, Ambala Cantt.
- (7) P. C. Gi-dian, Jagadhri.

P. L. CHHABRA,
Commissioner and Secretary to Government, Haryana.

HOME (POLICE) DEPARTMENT

The 15th June, 1973

No. 8149/B (2). Posting.—The Governor of Haryana is pleased to post Shri Radha Krishan Malik, Superintendent (office) on return from leave, to the office of the Addl. Inspector General of Police, C. I. D. Haryana, where he took over charge of his duties on the forenoon of 5th June, 1973.

No. 8150/B(2). Leave.—The Governor of Haryana is pleased to grant one day's earned leave for 5th June, 1973 to Shri Siri Chand Talwar,

Superintendent-in-Charge, Office of the Addl. Inspector General of Police, C.I.D. Haryana, under rule 8.116 of C.S.R. Volume I Part I. After the expiry of leave, he returned to a post to which usual allowances are admissible.

No. 8151/B(2). Posting.—The Governor of Haryana is pleased to post Shri Siri Chand Talwar Superintendent (Office) on return from leave, to the office of the Admissible Inspector General of Police, C.I.D. Haryana, where he took over charge of his duties on the forenoon of 6th June, 1973.

J. C. VACHHER, Joint Secy.

FINANCE DEPARTMENT
REGULATIONS

The 27th April, 1973

No. 451-2FR-73/17099.—In exercise of the powers conferred by Clause (2) of article 283 of the constitution of India and all other powers enabling him in this behalf, the Governor of Haryana hereby makes the following rules further to amend the Punjab Financial Rules, Volume I, as a-e applicable to the Haryana Government employees, namely :—

1. These rules may be called the Punjab Financial Volume I, (Haryana Second Amendment) Rules 1973.
2. In the Punjab Financial Rules, Volume I, in the annexure to Chapter VII, after paragraph I, the following sub-paragraph shall be inserted namely :—
“Provided that in the case of a Government employees who entered in to service on or before the 21st day of February, 1959, the period of two years referred to above shall not be applicable and he shall, within a period of six months from the date of coming in to force of the Punjab Financial Volume I (Haryana 2nd Amendment) Rules, 1973 be entitled to apply for an alteration in his date of birth as recorded in his Service record”.

S. N. BHANOT,
Commissioner and Secretary to Government, Haryana
Finance Department.

HARYANA STATE LOTTERIES

The 8th June, 1973

No. DOL/HR/73/2167.—The Governor of Haryana is pleased to select the following persons as Judges for the supervision of the Mini Draw, to be held on Saturday, the 9th June, 1973 :—

1. Shri M. K. Dhar,
Income Tax Officer,
Chandigarh.

2. Shri Ram Niwas Jindal,
Executive Engineer,
Design Division No. II, Capital Project,
Union Territory Administration,
Chandigarh.
3. Dr. D. K. Chandak,
Eye & E.N.T. Specialist,
Incharge School Health Scheme,
Chandigarh.
4. Shri S. S. Bhalla (Retired J.A.S.),
House No. 111, Sector 18-A,
Chandigarh.
5. Mrs. Manmohan Singh,
W/o Shri Manmohan Singh, J.A.S.,
Finance Secretary,
Union Territory Administration,
Chandigarh.

H. K. JAIN,

Director of Lotteries & Deputy
Secretary to Government, Haryana,
Finance Department.

LABOUR DEPARTMENT

The 31st May, 1973

No. 5766-4Lab-73/21391.—In pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of the Presiding Officer, Labour Court, Haryana, Rohtak, in respect of the dispute between the workmen and management of M/s Jindal Refrigeration, Daulatabad Road, Gurgaon.

BEFORE SHRI O. P. SHARMA, PRESIDING OFFICER, LABOUR COURT, HARYANA, ROHTAK
Reference No. 85 of 1972

between

SHRI RAM LAL AND THE MANAGEMENT OF M/S JINDAL REFRIGERATION, DAULTABAD
ROAD GURGAON

Present:—

Shri for Sharda Nand the workman.

Shri Chaman Lal for the management.

AWARD

By order No. ID/CC/103-A-71/8651, dated the 2nd March, 1972 of the Governor of Haryana, the following dispute between the management of M/s Jindal Refrigeration, Daulatabad Road Gurgaon and its workman Shri Ram Lal was referred for adjudication to this court, in exercise of the powers conferred by clause (c) of Sub-Section (i) of Section 10 of the Industrial Disputes Act, 1947.

“Whether the termination of services of Shri Ram Lal was justified and in order? If not, to what relief is he entitled?”

On receipt of the order of reference, usual notices were given to the parties and they put in their respective written statements. The statement of claim on behalf of the workman concerned was filed re-iterating his claim for reinstatement and payment of back wages as earlier raised through the demand notice dated 6th November, 1971. It was alleged that the termination of the services of the workman had been effected by the management without any justification. The management controverted the above allegation of the workman and pleaded that, as a matter of fact, he had himself absented from duty without any authorisation and has refused to rejoin inspite of notice.

From the pleadings of the parties the only issue that arose for determination in the case was precisely the same as per the term of reference stated above. Shri Ram Lal concerned workman made his own statement besides examining his authorised representative Shri Sharda Nand, General Secretary, Gurgaon Engineering Workers Union, Gurgaon. On behalf of the management Shri Chaman Lal one of the partners gave his own statement. M. W. Land brought on record some documents including the notices given to the workman under registered post and postal acknowledgement receipts.

The case was fixed for arguments today. An amicable settlement has been arrived at between the parties. The workman concerned has received payment of Rs. 410 found due as per mutual calculation plus compensation, in full and final settlement of his entire claims against the management and he has given up his right of reinstatement or re-employment as he is already working with M/s Enkay India Rubber Company (P) Ltd., Gurgaon at Rs. 250 P. M. as stated by his authorised representative Shri Sharda Nand.

In view of the above, it is not necessary to go into the merits of the case and the award is made in terms of the above settlement arrived at between the parties holding that Shri Ram Lal concerned workman is not entitled to any other relief by way of reinstatement or payment of back wages. In the circumstance there shall be no order as to costs.

Dated 24th May, 1973.

O. P. SHARMA,
Presiding Officer,
Labour Court, Haryana,
Rohtak.

No. 1218, dated 26th May, 1973.

Forwarded (four copies) to the Secretary to the Government of Haryana, Labour and Employment, Departments, Chandigarh, as required under section 15 of the Industrial Disputes Act, 1947.

O. P. SHARMA,
Presiding Officer,
Labour Court, Haryana,
Rohtak.

The 31st May, 1973

No. 5765-4Lab-73/21393.—In pursuance of the provisions of Section 17 of the Industrial Disputes Act, 1947 (Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of the Presiding Officer, Labour Court, Haryana, Rohtak, in respect of the dispute between the workman and the management of M/s Auro Steel & Allied Industries, Modern Industrial Estate, Bahadurgarh

BEFORE SHRI O. P. SHARMA, PRESIDING OFFICER, LABOUR COURT, JULLUNDUR

Reference No. 223 of 1972

between

SHRI SHAM SUNDER SINGH, THE WORKMAN AND THE MANAGEMENT OF M/S AURO STEEEL & ALLIED INDUSTRIES, MODERN INDUSTRIAL ESTATE, BAHADURGARH

Present: Nemo for the workman.

Nemo for the management.

AWARD

By order No. ID/RK/203-A-72/36327-31, dated 31st October, 1972 of the Governor of Haryana, the following dispute between the management of M/S Auro Steel & Allied Industries, Modern Industrial Estate, Bahadurgarh and its workman Shri Sham Sunder Singh was referred for adjudication to this court, in exercise of the powers conferred by clause (c) of sub-section (i) of Section 10 of the Industrial Disputes Act, 1947.

"Whether the termination of services of Shri Sham Sunder Singh was justified and in order, if not, to what relief is he entitled?"

On receipt of the order of reference usual notices were given to the parties. None has appeared on either side. The notice given to the management under registered cover has been received back as refused. The workman concerned is himself not coming forward to pursue his claim in person or through authorised representative. A perusal of the record would show that the demand notice dated 28th June, 1972, leading to the present reference was given by the workman himself care of Shri Karan Singh Dagor, Nai Basti, Bahadurgarh. Notice of the reference was given to him on this very address, but has been received back with the report that as per the statement of Shri Karan Singh Dagor, the workman had left the place and his whereabouts were not known. An attempt has been made to contact Shri Karan Singh Dagor, Union Leader through another Union Leader Shri Rajinder Singh Dahyia, but he has also not been able to trace the concerned workman. No other address of the workman is available on the record of the case.

In the circumstances of the case mentioned above, no proceedings are called for and the presumption is that the workman is not interested in the present dispute. A no dispute award is, therefore, given. There shall be no order as to costs.

Dated 23rd May, 1973.

O. P. SHARMA,

Presiding Officer,
Labour Court, Haryana, Rohtak.

Endorsement No. 127, dated 26th May, 1973

Forwarded (four copies), to the Secretary to Government of Haryana, Labour & Employment Departments, Chandigarh, as required under section 15 of the Industrial Disputes Act, 1947.

O. P. SHARMA,
Presiding Officer,
Labour Court, Haryana, Rohtak.

The 2nd June, 1973

No. 5809.4Lab-73/21865.—In pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award given by the Presiding Officer, Labour Court, Haryana Rohtak, in respect of the dispute between the workman and management of M/s Panipat Co-operative Sugar Mills Ltd, Panipat.

BEFORE SHRI O. P. SHARMA, PRESIDING OFFICER, LABOUR COURT, HARYANA, ROHTAK

Reference No. 229 of 1972

Between

SHRI BANI SINGH AND THE MANAGEMENT OF M/S. PANIPAT CO-OPERATIVE SUGAR MILLS LTD., PANIPAT

Present :

Shri Surinder Kaushal for the management.

Nemo for the workman.

AWARD

By order No. ID/KNL/13-C-72/39431—35, dated 13th November, 1972, of the Governor of Haryana, the following dispute between the management of M/s Panipat Co-operative Sugar Mills Ltd., Panipat and its workman Shri Bani Singh was referred for adjudication to this court, in exercise of the powers conferred by clause (c) of sub-section (i) of Section 10 of the Industrial Disputes Act, 1947.

“Whether the termination of services of Shri Bani Singh was justified and in order ? If not, to what relief is he entitled?”

On receipt of the order of reference usual notices were given to the parties and they were called upon to put in their respective written statements. Shri Bani Singh concerned workman has not turned up nor his authorised representative, Shri Ram Dhari Mor, General Secretary Karamchari Union Sugar Mills, Panipat who had given the demand notice, dated 28th June, 1972, leading to the present reference. On behalf of the management it has been urged that this workman had approached the management for settlement and he has been taken back on duty as a fresh employee w.e.f. 3rd November, 1972, on his foregoing his claim for back wages. This plea of the management finds support in the application Ex. M. 1 of Shri Bani Singh concerned workman, wherein he has given up his claim for the intervening period in so many words and that is why he has not come forward to pursue his claim in person or through his authorised representative.

In view of the above, no further proceedings are called for in the case and the award is made in terms of the above settlement arrived at between the parties outside the court. Shri Bani Singh concerned workman is entitled to continue in service as a fresh employee w.e.f. 3rd of November, 1972, on which he actually joined his duty as stated on behalf of the management. He is not entitled to any back wages. In the circumstances, there shall be no order as to costs.

Dated 29th May, 1973.

O. P. SHARMA,

Presiding Officer,

Labour Court, Haryana,
Rohtak.

Endorsement No. 1241, dated 30 May, 1973.

Forwarded (four copies) to the Secretary to Government of Haryana, Labour and Employment Departments, Chandigarh, as required by section 15 of the Industrial Disputes Act, 1947.

O. P. SHARMA,

Presiding Officer,

Labour Court, Haryana.
Rohtak.

The 13th June, 1973

No. 5803-5Lab-73/22466.—In exercise of the powers conferred by sub-section (1) of section 85 of the Factories Act, 1948 (Act No. LXIII of 1948), and all other powers enabling him in this behalf and in supersession of all previous notifications issued—in this behalf, the Governor of Haryana hereby declares that the provisions of Chapter I excepting the provisions of submission of plans and specifications, and those of Chapters II, IV, sub-section (1) and (2) of section 45 of Chapter V and Chapters VI, VII, VIII, IX, X and XI of the said Act shall apply to any place in the State wherein

any manufacturing process of sawing timber is carried on, notwithstanding that—

- (i) the number of persons employed therein is less than ten, if working with the aid of power and less than twenty, if working without the aid of power;
- (ii) the persons working therein are not employed by the owner, thereof but are working with the permission of, or under agreement with such, owner :

Provided that the manufacturing process is not being carried on by the owner only with the aid of his family.

S. N. BHANOT, Secy.

REVENUE DEPARTMENT

The 11th June, 1973

No. 6072-R-IV-72/17268.—In exercise of the powers conferred by sub-section (2) of section 8 of the Punjab Pre-emption Act, 1913, the Governor of Haryana hereby declares that no right of pre-emption shall exist with respect to the sale of land described in the Schedule below, made on the 26th October, 1964 in favour of Sarvshri Sadhu Ram, Neki Ram, of M/s Luxmi Dall and Rice Mills, Safidon, whereupon Luxmi Dall and Rice Mill has already been set up.

SCHEDULE

District	Tehsil	Revenue Estate	Khasra No.	Area	
Jind	Safidon	Safidon	1144 min (old)	Bighas	Biswas
			430 (new)	4	7
				Kanals	Marlas
				21	17

The 12th/14th June, 1973

No. 2799-E(III)-73/17459.—In pursuance of the provisions of sub-section (1) of section 12 of the Code of Criminal Procedure, 1898, the Governor of Haryana is pleased to confer upon Shri Bhupinder Singh Vohra, Tehsildar (Recovery) Cantonment Board, Ambala, the powers of an Executive Magistrate II Class for the purposes of making recoveries of the Cantonment Board arrears within the local limits of the Cantonment Board, Ambala.

D. D. SHARMA, Secy.

राजस्व विभाग

युद्ध जागीर

दिनांक, 8/11 जून, 1973

क्रमांक 4282-ज(I)-72/17032.—श्री लखा राम, पुत्र श्री कुडा राम, गांव सुरजापुर, तहसील नारनोल (गढ़ेदगढ़), की मुद्रिला 100 एकड़े वार्षिक की वार जागीर जो उसे पंजाब सरकार की मधिसूचना क्रमांक 5554—जे. एन. (III)-66/10234, दिनांक 2 जून, 1966 द्वारा खरीद 1965 से मंजूर की गई थी, मसूब की जाती है।